

REMARKS

In the above referenced case, claims 125-128 are pending. Applicant will sequentially address the issues raised by the Examiner.

I. The 35 U.S.C. §103 Rejections

Claims 125-128 were rejected under 35 U.S.C. §103(a) as being unpatentable over Karasawa et al., U.S. Patent No. 5,200,843 (“KARASAWA”) in view of Konno, U.S. Patent No. 4,497,015 (“KONNO”).

Independent claims 125 and 127 have been amended to recite an additional element [b][iv] for adjusting at least one of the two or more primary color beams of light by removing at least a predetermined portion of electromagnetic energy from the at least one beam at a beam stop.

This additional element has support based on at least Figures 8-8D and their corresponding text in the Specification.¹

Neither KARASAWA nor KONNO discloses or suggests a system that has a beam stop prior to the LCDs to absorb unwanted light. Based on the foregoing, all pending claims should be in condition for allowance.

Based on the foregoing, all pending claims (i.e., claims 125-128) are not unpatentable over KARASAWA in view of KONNO and should be in condition for allowance.

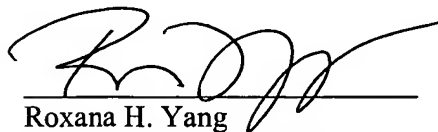
¹ The embodiments described in the Specification (or illustrated in the Figures) are merely exemplary. Therefore, the claims should not be construed to cover only the exemplary embodiments described (or illustrated).

II. Conclusion

In view of the foregoing, it is respectfully submitted that the application is now in condition for allowance. Should the Examiner believe that a telephone interview would help advance the prosecution of this case, the Examiner is requested to contact the undersigned attorney.

Respectfully submitted,

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